



Before the  
Federal Communications Commission  
Washington, D.C. 20554

CPNI Compliance Certification

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EB-06-TC-060  
EB Docket No. 06-36

**Certification of CNPI Filing February 6, 2006**

Gateway Telecom, L.L.C., d/b/a/ Stratuswave ("Stratuswave") limits its employees' access to customer's telecommunications information. Only two employees have access to such call records, and they are trained not to provide CPNI to third parties except pursuant to a valid wiretap order.

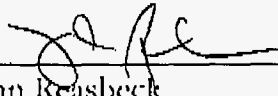
Libby Reasbeck, Regulatory Affairs, has supervision over the employees with access to call records and those employees have been instructed to obtain approval from Regulatory Affairs if there is any question regarding the release of call records. Therefore, the company has established a supervisory review process regarding compliance with the CPNI policy.

I am a corporate officer who has personal knowledge of the company's operating procedures with respect to CPNI who has signed this compliance certificate, and I, or my successor will sign annual CPNI certifications in the future.

When a corporate customer contacts Stratuswave with a request for its own billing information, Stratuswave directs the customer to provide the request in written form on letterhead.

I certify that I am the Chief Financial Officer of Stratuswave and I have personal knowledge that Stratuswave has adopted the procedures described above in order to protect CPNI.

The information above is true and correct to the best of my knowledge and belief.

  
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John Reasbeck  
Chief Financial Officer